

EVENING BULLETIN

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Honolulu,)
Island of Oahu,)

C. G. BOCKUS, Business Manager of
the Bulletin Publishing Company, Limited,
being first duly sworn, on oath,
deposes and says: That the following
is a true and correct statement of circulation for the week ending June 30,
1905, of the Daily and Weekly Editions
of the Evening Bulletin:—

Circulation of Evening Bulletin.
Saturday, June 24, 1905 2559
Sunday, June 25, 1905 2562
Monday, June 26, 1905 2208
Tuesday, June 27, 1905 2212
Wednesday, June 28, 1905 2216
Thursday, June 29, 1905 2223
Friday, June 30, 1905 2217
Average DAILY CIRCULATION 2273

Circulation of Weekly Bulletin.
Tuesday, June 27th, 1905 2364
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circulation 4637

BULLETIN PUBLISHING CO., LTD.

By C. G. BOCKUS,

Bus. Mgr.

Subscribed and sworn to before me this 1st day of

[SEAL] July, A. D., 1905.

P. H. BURNETTE,

Notary Public, in and for the

First Judicial Circuit, Territory of Hawaii.

FRIDAY, JULY 7, 1905.

No matter who gives the orders, it is still the Hawaiian Band and should so remain.

All the money sharks will now flock by themselves as opponents of County government.

The Count of Honolulu ought apply to the late Civic Fed. It deals in empty titles and buncombe.

In fact Paxton has got to make good. Otherwise it will be said they never intended to do anything anyway.

Now that the income of the garbage service has been put on the records, it is in order to have the detailed expense.

The battleship Potemkin and her rebel crew are making the most vivid South American Republic romance look like a most prosaic fact.

It is to be hoped that Special Commissioner Paxton will set out on the Immigration business convinced that there is no such word as "failure."

Why should the Taft committee not show its influence, and good sense as well, by requesting that the Bennington be allowed to remain in port until the Taft party arrives?

Philadelphia has just had a slight experience in the matter of dealing with city lighting. Oahu County of Hawaii does not want the necessity to arise for such an experience.

Any man who would refuse the opportunity to secure a homestead in Makiki valley might well be put down as sadly lacking in capacity to understand a good thing when he sees it.

When Elihu Root was at the head of the War Department, it was said he and the President frequently disagreed but got along splendidly. It is evident that the disagreements did not lessen the President's opinion of Mr. Root.

Since the police department under County management is conducted at less expense from the outset than when subject to Territorial appropriation, it very apparent that the old cry against "increased expense" was worse than a myth.

FOR SALE

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FISHER, ABLES CO., Ltd

The article in the Army and Navy Journal recalls the fact that the Governor of the Territory of Hawaii has the right to suspend the writ of habeas corpus. It is rather remarkable that some one did not think of this during the County election.

Supervisor Adams is right in holding that the waterfront streets should be repaired with a heavy material that will stand heavy traffic. When the work is done it should be with a view to permanent repair. This does not prevent its being done promptly.

Soon the Supervisors can take up the matter of placing containers at convenient places and making a regulation against littering the streets with paper and rubbish. It is a small matter perhaps, but it all goes toward keeping the city clean in appearance and in fact.

At present the Board of Supervisors is working along the same lines as it might if it were the executive body of a County Improvement League. This shows that the Board has a proper estimate of its duty, and while this plan is carried out, content will take the place of contention in the County of Oahu.

DEPUTIES AND PART ZING

E. M. Watson, the defeated Democratic candidate for County Attorney, is now suggested as the deputy for the Republican County Attorney elected, provided Watson, the Democrat, will take it.

We have no doubt that Mr. Watson would make a very good deputy. We are not saying that he would have been a failure had he secured the County Attorneyship in place of the Republican. That isn't the point. What the Bulletin is interested in, is whether the ranks of Republican lawyers are so depleted that it is necessary to call on the Democrats to help out.

This paper does not promote a recognition of partisanship that will in any way injure the public service or prevent the fulfillment of the party program for economy and efficiency. We believe however that it will be highly improper for the Republican officers to go into the opposing party for their assistance until they have thoroughly canvassed their own party ranks.

There is of course a pleasant bit of sentiment in the successful candidate holding out a friendly hand to the defeated candidate as evidence that there is no ill will and cordially inviting him to come on board. It promotes good fellowship. Men who got out in the campaign and worked for the Republican candidates are likely to think however that the men they assisted should first recognize the men who assisted them.

Nothing has yet been made public to suggest that the Republican party lacks material for County Attorney deputies. So far as we know the discredited Civic Fed is the only organization that holds in favor of political opponents being rewarded. Possibly the Fed can show that they have not taken any stand on that point. We make the assertion because the Civic Feds are witless enough to do most anything.

BUILD RUSSIAN SHIPS.

New York, June 20.—Charles M. Schwab of the Bethlehem Steel Corporation said today: "You may trust the statement that the United States will be well represented in the building of Russian ships."

Rev. P. M. Snodgrass will speak at the club house of the car men on Sunday morning at 10 o'clock. All welcome.

Little girl—What is tact, papa. Papa—Something every woman has and exercises—until she gets married—New York Weekly.



GOOD WORK

and good work only, should be required of every executor and trustee in the handling of estates and trust funds—"GOOD WORK AND GOOD WORK ONLY" may be expected of the

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ARMY AND NAVY JOURNAL ON HAWAII

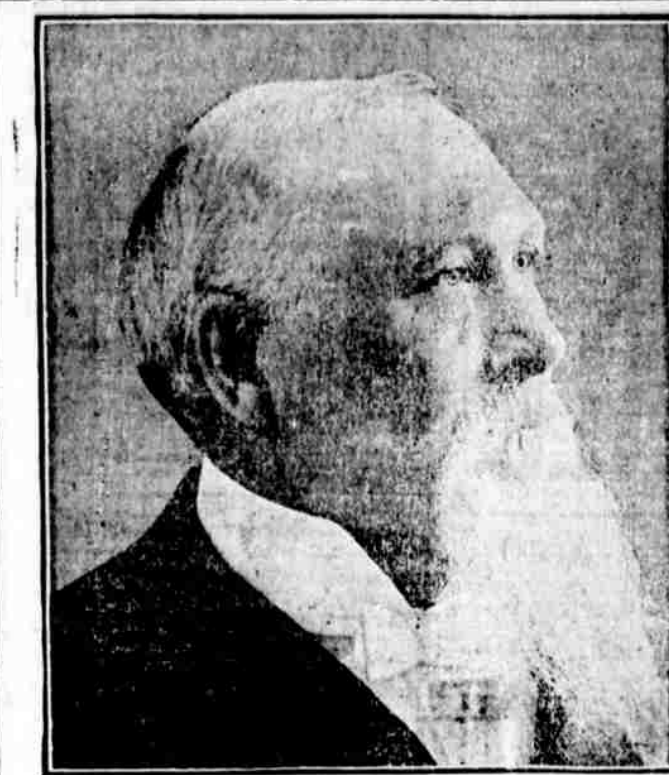
Warm Roast Handed Out On Militia Question

THINKS LAST LEGISLATURE DIDN'T DO QUITE RIGHT

EDITORIAL OPINION OF THE MILITARY JOURNAL—OUR SITUATION AND THE ARMY.

The Army and Navy Journal for June 17 gives the Territory of Hawaii a warm editorial roast on the question of maintenance of the Territorial militia. The paper says editorially:

In spite of the fact that labor troubles in Hawaii have become complicated and alarming, the insular legislature has virtually abolished the Hawaiian militia by refusing to vote the money required to maintain it. Since Hawaii became an American territory it has spent about \$60,000 on its militia establishment. For the ensuing year the legislature was asked to appropriate \$10,000 more, but the bill for that purpose has been defeated, and this, too, at a time when it looks as though military force would be required to maintain law and order in the great sugar producing districts of the islands, where Japanese and other foreign agitators are inciting the workmen to riot. The attitude of the Hawaiians on this question is selfish and discreditable. They insist that the defense of the islands shall be maintained entirely by the United States and that when military force is needed to uphold law and order in the islands it shall be supplied by the United States Army. They do not propose to lift a hand or supply a man to aid in defending their own coast, their view evidently being that the protection of the territory against invasion is none of their affair. It must be admitted, moreover, that they have the United States at a marked disadvantage in this matter, for the reason that the Act of Congress approved April 30, 1900, to provide a form of government for Hawaii, vested the governor of Hawaii with powers not possessed by the governor of any other American territory. Section 67 of that act provides: "That the governor shall be responsible for the faithful execution of the laws of the United States and of the Territory of Hawaii within the said Territory, and whenever it becomes necessary he may call upon the commanders of the military and naval forces of the United States in the Territory of Hawaii, or summon the posse comitatus, or call out the militia of the Territory to prevent or suppress lawless violence, invasion, insurrection, or rebellion in said Territory, and he may, in case of rebellion or invasion, or imminent danger thereof, when the public safety requires it, suspend the privilege of the writ of habeas corpus, or place the Territory, or any part thereof, under martial law until communication can be had with the President and his decision thereon made known." It will be seen that under the section quoted the governor of Hawaii may not only call upon United States military and naval forces stationed in the islands to suppress riots and other disorders, but that he also has power to suspend the writ of habeas corpus. When the act conferring these powers was passed, Hawaii was isolated from the rest of the world, but now that cable communication



JOHN HENRY SMITH, MORMON APOSTLE.

John Henry Smith, one of the most influential men in the Mormon church, may one day head the powerful religious organization founded by Joseph Smith seventy-five years ago. Between him and this honor are the lives of Joseph F. Smith, present president of the Church of Jesus Christ of the Latter Day Saints, and Apostle Francis M. Lyman.

tion has been established it would seem prudent to withdraw that authority, it being far too important to vest in the office of territorial governor. When Lieut. Col. John McClellan, U. S. A., commanding the Artillery forces stationed at Honolulu, was asked on May 29 whether, in the event of trouble, he would obey the orders of the governor calling his troops into the field, he replied that he certainly would. Colonel McClellan has also directed the publication of the above-quoted section of the law in the Honolulu newspapers in order that the trouble-makers may know just what to expect if they go to extremes.

KAUAI COUNTY START

APPOINTMENT OF POLICE IS MADE TEMPORARILY

PENDING HIGHER DECISIONS — A PRELIMINARY SESSION OF THE BOARD PASSES OFF WITH OUT FRICTION.

Lihue, Kauai, July 3.—The members of the Board of Supervisors for the County of Kauai, elected on June 29, 1905, met at Lihue on July 1st, 1905, at 12 m. and perfected their organization by filing their respective bonds and oaths of office with the Treasurer.

The certificates of election, bonds and oaths of office of the following Supervisors were found to be in order, viz: Th. Brandt, for Waimea district. W. McBryde, for Koloa district. H. D. Wishard, for Lihue district. R. Puuiki, for Kawaihau district. Who were therefore declared to have duly qualified.

The Judge of the Fifth Circuit Court J. Hardy, had declined to endorse the bond for the Supervisor elected to represent the District of Hanalei, giving as his reason that he had been informed that a suit to annul Mr. Kanealii's election would be entered in his court and that he for that reason declined to commit himself as to the legality of the same.

Mr. Brandt then moved that Mr. Wishard be elected chairman of the Board of Supervisors. This motion being seconded by Mr. McBryde, was carried.

Mr. Wishard on taking the Chair asked the Supervisors what action they would take regarding Mr. Kanealii's bond.

Mr. Puuiki then moved that Mr. Kanealii be seated in spite of his bond not being approved. This motion not finding a second was declared lost. A motion was put by Mr. McBryde that Mr. Kanealii be invited to attend the meetings of the Board until able to qualify as Supervisor or until the seat was declared vacant, but that he be refused a vote. Seconded by Mr. Puuiki, this motion carried.

Mr. Brandt, seconded by Mr. McBryde, then moved that the Board proceed to examine the bonds and oaths of office of the other County Officers elected. Carried.

The following bonds were presented and found in order:

W. H. Rice, Jr., as Sheriff; sureties, W. H. Rice, Sr., and Paul Isenberg; S. K. Kaeo, as Deputy Sheriff for Lihue; sureties, J. H. Coney and A. C. Rice;

S. W. Meheula, as Deputy Sheriff for Kawaihau;

J. K. Lots, as Deputy Sheriff for Hanalei;

J. D. Willard, as County Attorney; sureties, F. Gay and A. S. Wilcox.

These officers were then declared to have duly qualified; while the bonds of A. H. Rice, Treasurer; sureties, C. M. Cooke and C. W. Spitz;

O. Omsted, as Clerk; sureties, H. P. Faye and Th. Brandt;

W. O. Crowell, as Deputy Sheriff at Waimea; sureties, J. K. Kapuni and

K. Kawai;

H. Blake, as Deputy Sheriff at Koloa; sureties, B. Lucas and J. Caraballo;

were in order. It was found that the sureties had omitted to sign the justification, and it was therefore decided to approve them subject to the necessary signatures being obtained. These decisions were taken upon motion of Mr. McBryde, seconded by Mr. Brandt.

The Chairman then handed in an estimate made by the Sheriff of the probable cost of running the Police Department of the County. This estimate was read by the Clerk and was as follows:

SHERIFF'S ESTIMATE.

To the Honorable Board of Supervisors, County of Kauai:—

I hereby submit the following list of officers in my department and their respective salaries, viz:—

Waimea Oneha \$40
S. M. Kawai 40
I. Iona 40
A. K. Leoliki 40

Lihue \$160

Koloa J. Kaleimaille \$40

James Kula 40

Tashima 40

Lihue \$120

Lihue S. Dias (Capt. Pol.) \$50

Wm. Hookano 40

Joseph I 40

H. J. Holl 40

Tanaka 40

Kawaihau J. W. Bush \$40

W. Ekekel 40

John Hano 40

Hanalei A. G. Gomes \$40

W. P. Aaron 40

Sherrif's Clerk \$60.00

Telephones 67.50

Incidentals 32.50

Detectives 50.00

\$900.00

After the reading of the above the Chairman informed the Board that a question had arisen whether the Sheriff or the Board of Supervisors had the appointment of the police officers. After a discussion between the Sheriff and the members of the Board on this subject the Chairman called upon the County Attorney for his opinion.

Mr. Willard said that the question could not be answered off-hand. He was of the opinion without having given the subject thorough investigation that the appointment rests with the Board of Supervisors, but suggested that to secure harmony the Supervisors in conjunction with the Sheriff issue temporary commissions to the police officers which could be revoked when the question is settled by the Supreme Court.

After the Sheriff had assented to such an arrangement it was moved by Mr. McBryde that commissions be issued to police officers as per list handed in by the Sheriff and that said commissions be signed by the Chairman of the Board of Supervisors and the Sheriff. This motion was amended by Mr. Brandt to read that the commissions be made temporary ones pending decision by the proper authorities.

In its amended form this motion was put to vote and carried.

Mr. Puuiki asked the Board to appoint an interpreter maintaining that he could not act intelligently unless he thoroughly understood the other members of the Board and they him.

Mr. S. K. Kaeo offered to act gratuitously as interpreter at the present meeting, his services being thankfully accepted.

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SOLE AGENTS FOR HAWAII.

Mr. Brandt, seconded by Mr. McBryde, then moved that the Sheriff's department be allowed \$47.50 monthly for telephone rent. After the Sheriff had informed the Board of the number of instruments now in use and where the same were placed, the motion was put to a vote and carried.

Mr. McBryde moved that the Chairman be authorized to sign all papers requiring the signatures of the Board of Supervisors until further action. Seconded by Mr. Puuiki this motion was carried.

The Chairman asked that Lihue District be allowed \$600 out of the present Road Board funds for road work now going on and that Mr. R. W. T. Purvis be appointed the agent of the Board for the month of July, also that Mr. E. Palmer be appointed road luna.

This request was put in the form of a motion by Mr. McBryde and seconded by Mr. Brandt, was carried.

Mr. McBryde also moved that the Clerk be ordered to present designs for the official seal at the next meeting of the Board. Seconded by Mr. Puuiki, the motion was carried.

Mr. Brandt moved that the Clerk be authorized to purchase a desk for the office as well as sundry incidentals and that the bills for these items be approved on receipt. Seconded by Mr. McBryde and carried.

Mr. McBryde then moved that the meeting be adjourned until Wednesday, July 5th, 11 a. m. Seconded by Mr. Puuiki and carried.—Garden Island.

Information about lands, etc., and could earn his pay by good work.

Tenney said ways and means should be arranged to pay such a man. He suggested Mr. Buckland for assistant secretary, the suggestion meeting general approval.

Atkinson said the salary could be settled on after it has been found how much work there would be.

Cooke said the Planters' Association Committee would be able to get a good report, and that the plantations would probably make a good proposition. The matter had already been taken up by his own firm.

The meeting then adjourned.

MRS. KENWAY DEAD

News was received by yesterday's mail of the death of Mrs. Mary Ann Keomallani Kenway, a kamaaina of these islands. She died June 25 at the home of her eldest daughter, Mrs. M. M. Wilson, at Wright's Station, Santa Clara County, California.

The deceased was born in Honolulu October 7, 1829. She was the daughter of Wm. French, one of this city's pioneer merchants. She was married to George S. Kenway and resided for some time in Hilo, leaving in 1858 for the mainland, where she lived ever since. The deceased leaves a son, Alfred Kenway, residing in Kailahi, and a half-sister, Mrs. C. F. Bush, besides several relatives on the mainland.

JAP ACROBATS PLEASE

The Japanese acrobatic troupe that opened an engagement at the Japanese theatre last evening performed to a big crowd, among whom were many Americans and Europeans. Two of the acrobats in tumbling and juggling tricks and a specialty performance one who showed wonderful facility for using his feet as hands, pleased the spectators. The performance will be repeated tonight and several succeeding nights.

The Bulletin is in receipt of a copy of the session Laws of 1905 from Secretary Atkinson. The work was done at the Bulletin office, and copies are now for sale by the Secretary at \$2.00 each.

FOR SUMMER WEAR

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Geo. A. Martin
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